Public Law 85-214

For the relief of the village of Wauneta, Nebraska.

Wauneta, Nebr.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the trustees of the village of Wauneta, Nebraska, the sum of \$76,750 or so much thereof as a board of three competent engineers (one of whom shall be named by the Secretary of the Interior, one by said trustees, and one by the other two jointly or, if they fail to agree, by the chief judge of the United States Court of Appeals for the Eighth Circuit) shall determine is necessary to rectify the adverse effects of the demolition by the United States of the Wauneta Light and Power Company dam on Frenchman Creek on the serviceability of the water supply and storm and sanitary sewer facilities of the village, to compensate said village for any abnormal costs which were occasioned by said demolition and reasonably incurred to maintain such facilities in service from the time of said demolition to the present, and to compensate said village for such like costs as the board finds it may reasonably be expected to incur hereafter during the useful life of the facilities as they existed prior to said demolition or fifty years, whichever is shorter. Said payment shall be made only upon execution by the trustees of a release of the United States from any claim for damages arising from said demolition or from the construction, operation, and maintenance of Enders Dam and Reservoir, which release shall be satisfactory in form and content to the Secretary of the Interior. Each party shall pay the salary and expenses of its member of the board of engineers and one-half the salary and expenses of the third member of said board. Appropriations made to the Bureau of Reclamation, Department of the Interior, shall be available for the Government's portion of these salaries and expenses. Nothing contained in this Act shall be construed as an admission by the United States of any liability on its part to the village of Wauneta or to any inhabitant or landowner therein.

Sec. 2. No amount in excess of 10 per centum of the amount paid to the village of Wauneta pursuant to this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with its claim, and any such excess payment shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved August 28, 1957.

Public Law 85-215

AN ACT

To provide additional facilities necessary for the administration and training of units of the reserve components of the Armed Forces of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 2231 (1) of title 10, United States Code, is amended by changing the semicolon serve components. at the end thereof to a comma and adding the words "including troop housing and messing facilities;".

Armed Forces. Facilities for re-70A Stat. 120.

71 STAT.

64 Stat. 830.

Sec. 2. Section 3 of the National Defense Facilities Act of 1950, as amended (50 U. S. C. 882), is amended by striking the figure \$500,-000,000 and inserting in lieu thereof \$580,000,000.

Sec. 3. The Secretary of the Navy is authorized to construct the

following projects:

Naval Air Station, Alvin Callender, New Orleans, Louisiana: Ten units of family quarters, \$145,000.

Naval Air Station, Dobbins Air Force Base, Atlanta, Georgia: Ten

units of family quarters, \$154,000.

Funds heretofore appropriated to carry out the purposes of sections 2231 to 2238 of title 10, United States Code, shall be available to carry out the purposes of this section. Approved August 29, 1957.

Public Law 85-216

August 29, 1957 [H. J. Res. 354]

70A Stat. 120-

JOINT RESOLUTION

To authorize the designation of October 19, 1957, as National Olympic Day.

Whereas the XVII Olympic Games of the modern era will be held in Rome, Italy, August 25 to September 11, 1960, with Winter Games to be held at Squaw Valley, California, February and March 1960;

Whereas these games will afford an opportunity of bringing together young men and women representing more than seventy nations, of many races, creeds, and stations in life and possessing various habits and customs, all bound by the universal appeal of friendly athletic competition, governed by rules of sportsmanship and dedicated to the principle that the important thing is for each and every participant to do his very best to win in a manner that will reflect credit upon himself or herself, and the country represented; and

Whereas the peoples of the world in these trying times require above all else occasions for friendship and understanding, and among the most telling things which influence people of other countries are the acts of individuals and not those of governments; and

Whereas experiences afforded by the Olympic Games make a unique contribution to common understanding and mutual respect among all peoples; and

Whereas previous Olympic Games have proved that competitors and spectators alike have been imbued with ideals of friendship, chivalry, and comradeship and impressed with the fact that accomplishment is reward in itself; and

Whereas the United States Olympic Association is presently engaged in assuring maximum support for the teams representing the United States at Rome and Squaw Valley; and

Whereas a day set aside by this Nation for a rededication to the amateur ideal could accomplish great good in encouraging good will for these games: Therefore be it Resolved by the Senate and House of Representatives of the United

States of America in Congress assembled, That the President of the United States is authorized and requested to issue a proclamation designating the 19th of October 1957 as National Olympic Day and urging all citizens of our country to do all in their power to support the XVII Olympic Games and the Winter Games to be held in 1960 and to insure that the United States will be fully and adequately represented in these games. Approved August 29, 1957.

National Olympic Day, 1957.